CANADA LAW JOURNAL.

April 15, 1881.]

CORRESPONDENCE.

3. May a bill of exchange be drawn or accepted payable on a condition? What is the effect of a condition in either case?

4. Under what circumstances will non-presentment of a bill for payment be excused ?

CORRESPONDENCE.

To the Editor of The Law Journal:

SIR,—Since the passing of The Indicature Act, I, who expect to appear for call, &c., next February, feel that I am one of those who "blindly grope." How will the change affect the Final Examinations? Will it be necessary to be up in Stephens' Chancery Pleading? Will we be examined in the old practice of the courts, or the new, or both? Will Taylor's Equity continue one of the subjects? In a word, upon what subjects will we be examined?

By answering these questions you will greatly oblige,

> Yours, &c., G. S. L. S.

April 6th, 1881.

[Our correspondent will see the answer to his question by referring to the advertisement in No. 6 of this Journal. Notice will be given of any change.—ED. L. \mathcal{F} .]

DEATH OF JUDGE MACDONALD.

At a meeting of members of the Bar of the County of Wellington the following resolutions were passed :

"That the members of the Bar of the County of Wellington have heard with sorrow of the decease of Archibald Macdonald, Esq., late Judge of the County Court of Wellington, who for the period of twentyfour years efficiently performed the onerous duties of that position; and we desire to record our feelings of deep regret at the great loss not only we but the public have sustained in his death;

That as a mark of our respect for the memory of the late Judge Macdonald, the members of the Bar do attend his funeral in a body, and wear the customary mourning for the period of thirty days:

That we tender to the bereaved family of the late Judge Macdonald our heartfelt condolence in this hour of their affliction and that a copy of the foregoing resolutions be transmitted by the secretary to the family of the late Judge."



Law Society of Upper Canada. OSGOODE HALL.

HILARY TERM, 44TH VICT. '

During this Term the following gentlemen were called to the Bar.

The names are arranged in the order in which they entered the Society, and not in the order of merit.

George A. Skinner, John Philpot Curran, Reginald Boultbee, Harris Buchanan, Goodwin Gibson, William James Thorley Dickson, James Alexander Allan, Walter Alexander Wilkes, James Harley, William White, Daniel Erastus Sheppard, Wallace Nesbitt, James B. McKillop, Colin Campbell, Phillip Henry Drayton, Thomas C. L. Armstrong, John Doherty, Alexander Dawson, Thomas Dickie Cumberland, J. Gordon Jones.

The following gentlemen were admitted into the Society as Students-at-Law.

GRADUATE.

Henry Gordon Mackenzie.

MATRICULANTS OF UNIVERSITIES.

James M. Knowlson, Edwin Mowat Henry, Edward Wilson Boyd, Reginald Rudgerd Boulton, William. Arthur Campbell, Arthur Luke Rundle, Frederick Laing Fraser.

JUNIOR CLASS.

James F. Williamson, John Thacker, Edmund Walker Head Van Allen, Robert George Code, William Robert Smyth, William Nassau Irwin, Edward Herbert Ambrose, George Edgar Martin, John Smith Meek, Archibald McKechnie, William Henry Tweedale, Thomas Francis Johnson, Sidney Chilton Mewburn, George Hutchison Esten, William Lawrence Leslie.

The following gentlemen passed their examination as Articled Clerks.

Albert Wesley Benjamin, John Hambly, James-Joseph Berry.

RULES

As to Books and Subjects for Examination, as varied in Hilary Term, 1880.

PRIMARY EXAMINATIONS FOR STUDENTS AND ARTICLED CLERKS.

A Graduate in the Faculty of Arts in any University in Her Majesty's Dominions, empowered to grant such Degrees, shall be entitled to admission upon giving six weeks' notice in accordance with the existing rules, and paying the prescribed fees, and